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PRE-APPEAL BRIEF REQUESTED REVIEW		Docket Number (Optional)	
		YOR999-487	
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail	Application Number		Filed
in an envelope addressed to "Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)]	09/654,205		September 1, 2000
on June 26, 2006	First Named I	nventor	
Signature Shows	Feig	3	
	Art Unit Examiner		
Typed or printed Thomas J. Ryan	2174	Т	. T. Chuong
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.			
This request is being filed with a notice of appeal.			
The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided.			
I am the applicant/inventor.	Prom		
assignee of record of the entire interest.	-		nature
See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)		Paul D. Greele	rinted name
		туреа огр	miled name
X attorney or agent of record. Registration number 31,019	·	203 327 45	
		Telephor	ne number
attorney or agent acting under 37 CFR 1.34.		June 26,	2006
Registration number if acting under 37 CFR 1,34	-	D	ate
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.			

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Art Unit: 2179

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Feig, et al.

Serial No.:

09/654,205

Filed

September 1, 2000

RUN-TIME HYPERVIDEO HYPERLINK INDICATOR OF

OPTIONS IN HYPERVIDEO PLAYERS

Chuong, Truc T.

Art Unit:

2174

CONFIRMATION No.:

6298

CUSTOMER No.:

27,623

Docket No.: YO999-487

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Dear Sir:

Applicants are submitting the present document concurrently with a notice of appeal for the above-noted application. Applicants are requesting that the Office review the final rejection of the claims as set forth in a final office action dated March 24, 2006 and an advisory action dated June 14, 2006. No amendments are being filed with this request.

Status of the Claims

Claims 1, 3-6, 8-11, 14, 15 and 17 are pending in the application, and stand finally rejected under 35 USC 103(a) as being unpatentable over U.S. Patent No. 7,000,242 to Haber, hereinafter "Haber", in view of M. Brown, Using Netscape 2, 1995, page 167, hereinafter "Brown".

Examiner's Errors:

The final office action indicates that Haber discloses a video presentation including a hypervideo hyperlink emphasis region, and that Brown discloses that a user can setup an internet browser using a different color for links. The final office action then asserts that the Haber and Brown patents, in combination, disclose the elements of claim 1. Applicants submit that the Examiner omits essential elements needed for a prima facie rejection.

In a response mailed May 24, 2006, from page 7 to page 9, Applicants explained that:

- (1) Haber does not disclose a video presentation including a hyperlink or other emphasis region; and
- (2) Brown does not disclose or suggest that such hyperlinks can be displayed in a gray-scale or reverse-color format.

Haber discloses a webpage generated by host server 205 includes several main areas (col. 5, lines 52-57). A first area is the video content area 305, which displays the video content (col. 5, lines 57-60). A second area is the image area 310, which displays the image which corresponds with the segment of the video content currently being displayed in the video content area 305 (col. 6, lines 4-7). The image is embedded with an image map which defines the shape and size of each of the areas in which the products are located in the image, and each region is anchored to an associated hyperlink which links to a corresponding sponsor website where information about the item featured in that area is available (col. 6, lines 21-27). Haber thus only discloses that the still image includes hyperlinks to specific products featured in the video and on the image. Haber does not disclose a hyperlink or other emphasis region within the video display itself.

Brown discloses that hyperlinks on a web page can be configured to have different colors. Brown does not disclose or suggest that such hyperlinks can be displayed in a gray-scale or reverse-color format. Simply providing emphasis regions having selected colors would not ensure that the colors are sufficiently distinct from the surrounding video so that the emphasis region can be clearly seen. Brown's teaching of selectable colors does not suggest that the emphasis region colors should have any relationship to the colors of the surrounding video.

For the reasoning provided above, Applicants respectfully submit that the cited combination of Haber and Brown is improper for purposes of a section 103(a) rejection of the claims of the present application.

Respectfully submitted,

Date

Paul D. Greeley

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